Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F048567 People v. Reed

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F048567 People v. Reed

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049475 In re L. G., a minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F049475 In re L.G. a minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050454 Rosa M. v. The Superior Court of Fresno County; Fresno County Department of Children & Family Services

The petition for extraordinary writ is denied. This opinion is final forthwith as to this court.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049427 People v. Smith-Williams

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F049427 People v. Smith-Williams

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050616 Julian J. v. The Superior Court of Kern County; Kern County Department of Human Services

Pursuant to the terms of this court's order of August 16, 2006, and the failure of any party to request oral argument, the oral argument date of September 14, 2006, is vacated. This matter is deemed submitted on the date of this order.

F048247 People v. Garcia

Filed modification of opinion (no change in judgment). Cornell, Acting P.J.

I concur: Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F048821 People v. Howard

The above-entitled case is submitted for decision.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F048821 People v. Howard

The prior prison term enhancement imposed as part of the concurrent sentence in the first case are stricken. The trial court is directed to prepare an amended abstract of judgment which indicates the two properly imposed prior prison term enhancements are imposed once as part of the aggregate sentence imposed in the first and second cases. The trial court is further directed to send a certified copy of the amended abstract to the Department of Corrections and Rehabilitation. As modified, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F050625 Cochran v. Cochran

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8(a)(1), California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.